

1
2
3
4
5
6
7 UNITED STATES DISTRICT COURT
8 WESTERN DISTRICT OF WASHINGTON
9 AT SEATTLE

10 ZION T. GRAE-EL, et al.,

11 Plaintiffs,

12 v.

13 CITY OF SEATTLE, et al.,

14 Defendants.

CASE NO. C21-1678JLR

ORDER

15 On December 16, 2022, the court ordered Plaintiff Caprice Strange to show cause
16 why her claims against Defendants Seattle Public Schools and Natalie Long (collectively,
17 the “SPS Defendants”) should not be dismissed for failure to prosecute. (12/16/22 OSC
18 (Dkt. # 103).) The court warned Ms. Strange that failure to respond to the order to show
19 cause could result in the dismissal of her claims with prejudice. (*Id.*) Ms. Strange did not
20 respond to the order by the January 3, 2023 deadline. (*See id.*; *see also* Dkt.) The SPS
21 Defendants, however, filed a response in which they explained that Ms. Strange had
22 confirmed on May 27, 2022 that she was not pursuing any claims against the SPS

1 Defendants. (*See* OSC Resp. (Dkt. # 104); DeCarlow Decl. (Dkt. # 105) ¶ 2, Ex. A at 2-3
2 (email thread between Ms. Strange and counsel for the SPS Defendants).) In light of Ms.
3 Strange’s failure to respond to the order to show cause, the court concludes that Ms.
4 Strange does not intend to further pursue any claims against the SPS Defendants.
5 Accordingly, the court DISMISSES Ms. Strange’s claims against the SPS Defendants
6 with prejudice for failure to prosecute.

7 Having so ordered, the court has now dismissed all of Ms. Strange and Plaintiff
8 Zion T. Grae-El’s (collectively, “Plaintiffs”) claims against all Defendants in this case.
9 (*See* 4/19/22 Order (Dkt. # 73) (dismissing with prejudice Plaintiffs’ municipal liability
10 and RCW 9A.84.040 claims against Defendant Seattle Police Department); 8/23/22 Order
11 (Dkt. # 88) (entering summary judgment in favor of Defendants the City of Seattle,
12 Seattle Police Department, Officer Ryoma Nichols, and Sergeant Daina Boggs on
13 Plaintiffs’ remaining claims against them); 7/26/22 Order (Dkt. # 85) (dismissing with
14 prejudice all of Plaintiffs’ claims against Defendants Seattle Children’s Hospital,
15 Stanford Ackley, Brenda Aguilar, and Hannah Deming); 11/8/22 Order (Dkt. # 99)
16 (entering summary judgment in favor of Defendants Stephanie Allison-Noone, Rosalynda
17 Carlton, Annaliese Ferreria, Corey Grace, Schawna Jones, Greg McCormack, Tabitha
18 Pomeroy, Derrick Reinhardt, Christine Spencer, State of Washington Department of
19 Children Youth and Families, Rebecca Webster, and Rachel Zakopyko (collectively, the
20 “State Defendants”) with respect to Plaintiffs’ Fourteenth Amendment, Fifth
21 Amendment, and state law negligence claims); 12/05/22 Order (Dkt. # 101) (entering
22 summary judgment in favor of the State Defendants with respect to Plaintiffs’ remaining

1 First and Fourth Amendment claims).) The court will enter final judgment consistent
2 with this order.¹

3 Dated this 6th day of January, 2023.

4
5 

6 JAMES L. ROBART
7 United States District Judge
8
9
10
11
12
13
14
15
16
17
18
19
20

21
22

¹ In light of the foregoing, the court DENIES Defendants' joint motion for final judgment (Dkt. # 106) as moot.